

## UNITED S. DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NUMBER FILING DATE, FIRST NAMED APPLICANT ATTORNEY DOCKET NO.

09/852866 05/10/2001 Hoff man 2950

EXAMINER

M Andrews

ART UNIT PAPER NUMBER

**DATE MAILED:** 

INTERVIEW SUMMARY
All participants (applicant, applicant's representative, PTO personnel):
(1) FRhett Brockington attorney(3) Melvyn Andrews
(2) Glenn E Hoffman Inventor (4)
Dat of Interview
Type: Telephonic Televideo Conference Personal (copy is given to applicant applicant's representative).
Exhibit shown or demonstration conducted:
Agreement was reached. was not reached.
Claim(s) discussed:
Identification of prior art discussed: A vontins etal
Description of the general nature of what was agreed to if an agreement was reached, or any other comments:
Inventor explained that "green briquettes" of Claim 1
were stable and did not explode in RHF. Examiner noted
RHF process was not claimed . Claims may be limited by
consisting to avoid Avontins et al acrylonitrile , NM rejection
Needs to be addressed a avoided in amondment the claims allowable must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached. (I aim 14 as such did not distinguish over prior art
Unless the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION
IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.  Examiner will reconsider any amendment to be faxed.
Examiner Note: You must sign this form unless it is an attachment to another form.

MELVYN ANDREWS PRIMARY EXAMINER